## COMBINED DECLARATION FOR PATENT APPLICATION AND POWER OF ATTORNEY

As below named inventors, we hereby declare that:

Our residence, post office address and citizenship are as stated below next to our names.

We believe we are the original, first and joint inventors of the subject matter which is claimed and for which a patent is sought on the invention entitled: HEMOCONCENTRATOR IN EXTRACORPOREAL BLOOD CIRCUIT the specification of which (check one)

X is attached hereto.		
was filed on	in the United States Patent and	i
Trademark Office as Application	Serial No.	and
was amended on $N/A$ (if applications)	ole).	

We hereby state that we have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

We acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56.

We hereby claim foreign priority benefits under Title 35, United States Code, Section 119 or 365 of any foreign application(s) for patent or inventor's certificate or PCT International Application(s) which designated at least one country other than the United States of America, listed below and have also identified below any foreign application for patent or inventor's certificate or PCT International Application which designated at least one country other than the

United States of America filed by us on the same subject matter having a filing date before that of the application(s) on which priority is claimed:

				Priority	Claimed	
MI2002A001553	Italy	July 15, 2002		X		
(Application No.)	(Country)	(Filing Date)		Yes	No	
We hereby claim the benefit under Title 35, United States Code, Section 119(e) of any United States Provisional Application(s) listed below:						
N/A (Application No.)	(Filin	g Date)				
Section 120 of any Application(s) design as the subject matter prior United States of first paragraph of Triduty to disclose info 37, Code of Federal the filing date of the date of this application.	United States gnating the Ur of each of to PCT Interitle 35, United or mation which Regulations applice	s Application(s) inited States of the claims of thi national Applicational Applications d States Code, the ch is material to , Section 1.56 v	America, listed by application is relation in the manuscript of the patentability as which became averaged.	ernational pelow and, not disclose ner provide acknowled defined in ailable betw	insofar ed in the ed by the ge the Title ween	
N/A						
(Application No.)	(Filin	g Date)	(par	•	tatus) ding/abandoned)	

We hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith: Thomas E. Popovich (Reg. No. 30,099), Terry L. Wiles (Reg. No. 29,989), Patrick J. O'Connell (Reg. No. 33,984), and Miriam G. Simmons (Reg. No. 34,727).

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We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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